EXHIBIT 1

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF NEW YORK

COMPASS GROUP USA, INC., a Delaware corporation, and MAZZONE HOSPITALITY, LLC, a New York limited liability company,

Plaintiffs.

v.

MATTHEW MAZZONE, an individual, SUZY MAZZONE, an individual, and MAZZONE WEDDING GROUP, LLC a New York limited liability company,

Defendants.

Case No. 1:21-cv-801 (BKS/ML)

COMPLAINT FOR UNFAIR COMPETITION, TRADEMARK DILUTION, AND UNFAIR AND DECEPTIVE TRADE PRACTICES

JURY TRIAL DEMANDED

Plaintiffs Compass Group USA, Inc. ("Compass") and Mazzone Hospitality, LLC ("MH LLC") (collectively, "Plaintiffs"), by and through undersigned counsel, for their complaint against defendants Matthew Mazzone ("Mr. Mazzone"), Suzy Mazzone ("Mrs. Mazzone"), and Mazzone Wedding Group, LLC ("Mazzone Wedding Group") (collectively, "Defendants") for false designation of origin, unfair competition, and state trademark infringement, state trademark dilution, and false and deceptive claims, plead and allege as follows:

NATURE AND BASIS OF THE ACTION

- 1. Compass is a leading foodservice and support service company, having earned a reputation for its offering of large-scale corporate catering, stadium concessions, and food service for, among others, the education and healthcare communities.
- 2. Compass expanded its services in 2017 to include wedding and events catering through Compass's acquisition of Mazzone Hospitality and Mazzone Catering (the "Acquisition"), which were started by Angelo Mazzone in the Albany, New York area in 1980.
 - 3. Through the Acquisition, Plaintiffs became owners of all rights in the names,

trademarks, trade names, service marks, logos, insignias, and designations MAZZONE HOSPITALITY and MAZZONE CATERING (the "MAZZONE" Marks). Although the ownership of the business changed upon the Acquisition, Plaintiffs, working closely with Angelo Mazzone, continue to offer the same unsurpassed events and quality catering services long offered under the MAZZONE Marks.

- 4. Plaintiffs recently became aware that Angelo Mazzone's son, Defendant Matthew Mazzone (who previously worked for his father's business and then for Plaintiffs following the Acquisition), and his wife Defendant Suzy Mazzone, have started, in the Albany, New York area, a competing wedding and events business using the names Mazzone Wedding Group and Mazzone Weddings. Defendants advertise this competing business as being "family owned and operated," tout Mr. Mazzone's prior experience with Mazzone Hospitality, and use the confusingly similar service marks MAZZONE WEDDING GROUP and MAZZONE WEDDINGS (the "MAZZONE WEDDING GROUP Marks") in promoting their competing business.
- 5. Plaintiffs bring this action to stop Defendants from continuing to unlawfully misappropriate the valuable service marks, trade names, and designations owned by Plaintiffs and used by Plaintiffs in offering the trend-setting and high-quality wedding and events services that Plaintiffs, and their predecessors in interest, have long provided in the Albany, New York area under the MAZZONE Marks.
- 6. More specifically, Plaintiffs assert claims under the Lanham Act, 15 U.S.C. §
 1125(a), state common law, and Section 349 and 360-1 of New York General Business Law
 against Defendants, and seek preliminary and permanent injunctive relief and damages relating
 to Defendants' unauthorized and unlawful use of the MAZZONE WEDDING Marks in

connection with hospitality and event services.

7. Unless Defendants' infringing acts are preliminarily and permanently enjoined, Plaintiffs will suffer irreparable injury for which there is no adequate remedy at law.

PARTIES

- 8. Plaintiff Compass Group USA, Inc. is a corporation organized under the law of the State of Delaware with a place of business at 2400 Yorkmont Road, Charlotte, North Carolina 28217.
- 9. Plaintiff Mazzone Hospitality, LLC is a limited liability company organized under the law of the State of New York, with a place of business at 2400 Yorkmont Road, Charlotte, North Carolina 28217. Mazzone Hospitality a subsidiary of Compass Group.
- 10. On information and belief, Defendant Mazzone Wedding Group, LLC is a limited liability company organized under the law of the State of New York with its principal place of business at 743 Albany Shaker Road, Latham, New York 12110, and is engaged in the business of catering and hospitality services in interstate commerce in and around the area of Albany, New York.
- 11. On information and belief, Defendants Matthew Mazzone and Suzy Mazzone are individuals residing at 2 Lavant Lane, Bunt Hills, New York 12027. On information and belief, Mr. Mazzone and Mrs. Mazzone are members and managers of Mazzone Wedding Group and, as such, have the right and ability to supervise Mazzone Wedding Group's infringing activities, actually do direct and supervise Mazzone Wedding Group's infringing activities, and also have a direct financial interest in such activities.

JURISDICTION AND VENUE

12. The Court has subject matter jurisdiction over the federal false designation of

origin and unfair competition claims pursuant to the Lanham Act, 15 U.S.C. §§ 1121 and 1125(a), and 28 U.S.C. §§ 1331 and 1338(a) and (b). The Court has supplemental jurisdiction over the claims arising under state law pursuant to 28 U.S.C. § 1367.

- 13. The Court has personal jurisdiction over Defendants because, upon information and belief, Defendants are present and doing business in the State of New York either directly or through their agents or, alternatively, because Defendants are subject to personal jurisdiction under the principles set forth in New York Civil Practice Law and Rules § 302.
- 14. Venue is appropriate in this Court pursuant to 28 U.S.C. § 1391 because Defendants are subject to personal jurisdiction in this Judicial District and because a substantial part of the events giving rise to Plaintiffs' claims occurred in this Judicial District.

ALLEGATIONS COMMON TO ALL CLAIMS

A. The MAZZONE Brand and Plaintiffs' Rights in the MAZZONE Marks

- 15. Mazzone Hospitality and Mazzone Catering trace their roots to 1980, when Angelo Mazzone purchased Peggy's restaurant in Schenectady, New York. Angelo Mazzone grew the business to offer not only restaurant services but to also provide catering.
- 16. Based on his desire to offer catering services on an even larger scale, in 1988, Angelo Mazzone purchased and renovated Glen Sanders Mansion, a historic mansion on the banks of the Mohawk River, in Scotia, New York, which is about twenty miles west of Albany, New York, and later added an inn to the mansion. The mansion quickly became known as a premiere wedding and events venue, providing guests with full-service catering and planning, as well as lodging, for weddings and receptions and business meetings and events.
- 17. Following the purchase of Glen Sanders Mansion, Angelo Mazzone also started providing catering at off-site events, and over time became the exclusive caterer at many large

venues in Upstate, New York, including Hall of Springs in Saratoga, Empire State Plaza in Albany, Prime at Saratoga National, Fasig-Tipton in Saratoga Springs, Key Hall at Proctors in Schenectady, 90 State in Albany, and Hilton Garden Inn-Clifton Park.

- 18. Angelo Mazzone built a reputation on sourcing the highest quality ingredients, a commitment to excellent service, a passion for providing people with an unforgettable dining experience, and a dedication to giving back to the local community.
- 19. Angelo Mazzone grew Mazzone Hospitality to become a culinary empire in the Upstate, New York area. It has been characterized as "the dominant restaurant and catering company in the Capital Region" (Capitol Region Chamber, May 11, 2017), and the "largest local caterer" (*The Daily Gazzette*, January 16, 2013) by the press. Moreover, the press has called Angelo Mazzone "a dining powerhouse in the Capital Region" (*Times Union*, July 11, 2017) and "the Capital Region's most recognized restauranteur" (*Business Review*, November 18, 2011), and Angelo Mazzone and his businesses have won numerous awards.
- 20. After decades of hard work in building the highly-respected and well-known MAZZONE brand, in 2017 Angelo Mazzone decided to sell his catering and executive events businesses, including the MAZZONE Marks, to a fellow leader in the foodservice industry, Plaintiffs.
- 21. On May 8, 2017, Angelo Mazzone, by and through his companies Mazzone Management Group, Ltd. and Mazzone Management, Inc. (the "Mazzone Entities"), entered into an asset purchase agreement with Plaintiffs for the sale of the Mazzone Hospitality and Mazzone Catering businesses (the "Asset Purchase Agreement").
- 22. The terms of the sale in the Asset Purchase Agreement provide for the transfer of certain intellectual property from Angelo Mazzone and the Mazzone Entities to Plaintiffs,

including "[a]ll rights, title and interest of Sellers in any inventions, trade secrets, know-how, recipes, proprietary processes and formulae, and similar information relating primarily to [Plaintiffs], including any trade names, trademarks, service marks, any applications and registrations therefor, all registered and unregistered copyrights, internet web sites, social media presences and internet domain names owned and used by Sellers as of the Closing Date related to the Purchased Business, all as listed on <u>Schedule 1(d)</u>." Schedule 1(d) of the Asset Purchase Agreement entitled "Transferred Intellectual Property" specifically enumerates the following trade names: (1) Mazzone Catering and (2) Mazzone Hospitality.

- 23. There is no question, therefore, that by virtue of the Asset Purchase Agreement, Plaintiffs own the Mazzone Entities' rights, and all associated goodwill, in the MAZZONE Marks under which Plaintiffs currently advertise, market, offer, and provide hospitality and catering services, including wedding and event planning and catering.
- 24. Following the acquisition of assets from Angelo Mazzone and the Mazzone Entities, Plaintiffs have continued offering, in interstate commerce in and around the Albany, New York, area, the same high-quality wedding and event planning and catering services under the trade names Mazzone Hospitality and Mazzone Catering, with Angelo Mazzone still closely involved in the business.
- 25. Plaintiffs promote their catering events services through various media, including on their Mazzone Hospitality and Mazzone Catering websites at https://mazzonehospitality.com/ and https://mazzonecatering.com/, the websites for the venues where Mazzone Hospitality is the exclusive caterer, social media, in wedding magazines, and at wedding shows. Printouts of example pages from Plaintiffs' Mazzone Hospitality and Mazzone Catering websites are attached as Exhibits A and B, respectively. Even though Plaintiffs' services under the

MAZZONE Marks are offered primarily in and around the Upstate New York, area, Plaintiffs' customers and vendors include persons from outside the State of New York, and Plaintiffs' activities occur in interstate "commerce" as that term is defined in Section 45 of the Lanham Act, 15 U.S.C. §1127.

- 26. Based on Plaintiffs' and their predecessors-in-interest's long use, advertising, and promotion of services under the MAZZONE Marks, the MAZZONE Marks have acquired enormous goodwill and have come to be immediately identified with Plaintiffs as the source of their hospitality and catering services.
- 27. In addition to common law rights from extensive use, Compass owns the following pending U.S. federal trademark applications for the MAZZONE Marks:
 - MAZZONE HOSPITALITY (App. Ser. No. 90/579,735) in connection with "catering services"; and
 - MAZZONE CATERING (App. Ser. No. 90/579,700) in connection with "catering services."

Copies of these applications are attached as Exhibit C.

B. Defendants' Unlawful Acts

- 28. Matthew Mazzone was an employee of his father's company prior to the Acquisition by Plaintiffs, and became an employee of Plaintiffs after the Acquisition.
- 29. In connection with the Asset Purchase Agreement, Plaintiffs entered into an employment agreement with Mr. Mazzone, providing for a generous compensation package including an annual salary, bonus plan, and car allowance. The agreement also included a prohibition of Mr. Mazzone competing with Plaintiffs or soliciting Plaintiffs' customers following Mr. Mazzone's departure from Plaintiffs' employ.

- 30. On or around April 7, 2020, Mr. Mazzone left the employment of Mazzone Hospitality and signed a separation agreement that prohibited him from soliciting Plaintiffs' customers or employees for a competing business for eighteen months.
- 31. On information and belief, a week after Mr. Mazzone left Mazzone Hospitality, he registered the domain name MazzoneWeddings.com, despite the non-compete and non-solicitation provisions under his employment and separation agreements with Plaintiffs.
- 32. On information and belief, sometime in early 2021, Mr. Mazzone and Mrs. Mazzone launched Mazzone Wedding Group in Upstate New York, in or around the same vicinity as Mazzone Catering and Mazzone Hospitality, and started using the MAZZONE WEDDING Marks in connection with offering wedding and event planning and catering services. On information and belief, Defendants' services under the MAZZONE WEDDING Marks are offered in interstate "commerce" as that term is defined in Section 45 of the Lanham Act, 15 U.S.C. §1127.
- 33. On information and belief, Mr. Mazzone is the owner and President of Mazzone Wedding Group, and his co-owner, Mrs. Mazzone, is the Vice President.
- 34. On information and belief, Mr. Mazzone and Mrs. Mazzone selected the MAZZONE WEDDING Marks, and in their roles as owners and President and Vice President of Mazzone Wedding, have authorized and approved of the use of those Marks.
- 35. In adopting the trade name Mazzone Wedding Group and the MAZZONE WEDDING Marks, Mr. Mazzone and Mrs. Mazzone were clearly aware of Plaintiffs' use of and strong prior rights in the MAZZONE Marks, based on Mr. Mazzone's prior employment with his father and Plaintiffs, as well as their knowledge of the Asset Purchase Agreement.
 - 36. Defendants nevertheless chose a trade name and service marks confusingly

similar to Plaintiffs' MAZZONE Marks, in an attempt to trade off of, and free ride upon, the goodwill in the MAZZONE brand, and to create an association with Plaintiffs' business.

- 37. Defendants' intent to create an association with the MAZZONE Marks and Plaintiffs is clear in Defendants' marketing.
- 38. Indeed, in promoting their competing services on the Mazzone Wedding Group website, https://www.mazzoneweddings.com, Defendants tout Mr. Mazzone's experience as "Former CFO & COO of Mazzone Hospitality," and reference Mr. Mazzone "[j]oining the family business at a young age." The website further discusses Mr. Mazzone's experience in "the family business" and advertises Mazzone Wedding Group as a "family owned and operated catering company." A printout of Defendants' Mazzone Wedding Group website is attached as Exhibit D.
- 39. Unsurprisingly, Defendants' use of the Mazzone Wedding Group trade name and MAZZONE WEDDING Marks has resulted in instances of actual confusion.
- 40. For example, a vendor emailed both Mazzone Hospitality and Defendants, apparently believing the two companies were related.
- 41. Similarly, a photographer tagged both Mazzone Hospitality and Defendants in a post about a wedding catered by Plaintiffs.

C. Plaintiffs' Attempts to Resolve This Dispute

42. On March 10, 2021, Plaintiffs' in-house counsel sent Mr. Mazzone a letter reminding him of his post-employment obligations to Plaintiffs, including to refrain from: (i) using Plaintiffs' confidential information, soliciting or selling to Plaintiffs' customers, and (ii) soliciting or hiring Plaintiffs' employees. The letter also warned Mr. Mazzone of Plaintiffs' concern that his recently-launched competing wedding business would breach his contractual

post-employment obligations.

- 43. On March 22, 2021, Plaintiffs' in-house counsel sent Mr. Mazzone another letter, expressing Plaintiffs' concerns that Mr. Mazzone's use of the confusingly similar Mazzone Wedding Group mark was likely to cause consumer confusion and would violate Plaintiffs' trademark rights under federal and state law. The letter requested that Mr. Mazzone cease and desist use of the name "Mazzone" or any substantially similar mark in connection with a catering business in New York.
- 44. When Plaintiffs did not receive satisfactory responses to the letters from in-house counsel, outside counsel for Plaintiffs sent an additional letter on May 7, 2021, again requesting that Mr. Mazzone change the name of his business and warning that Plaintiffs would commence legal action, including the filing of a motion for preliminary injunction, absence compliance.
- 45. Despite Plaintiffs' repeated warnings and attempts to reach a resolution without the need for litigation, Defendants continue to use the MAZZONE WEDDING Marks in violation of Plaintiffs' rights.

FIRST CLAIM FOR RELIEF

<u>Unfair Competition and False Designation of Origin Under 15 U.S.C. § 1125(a)</u>

- 46. Plaintiffs repeat and reallege the averments contained in foregoing Paragraphs as if fully set forth herein again.
- 47. Defendants' conduct alleged above is likely to cause confusion, or to cause mistake, or to deceive as to the affiliation, connection, or association of Defendants with Plaintiffs, or as to the origin, sponsorship, or approval of Defendants' services, or commercial activities Plaintiffs, and therefore constitutes unfair competition and false designations of origin in violation of Section 43(a) of the Lanham Act, 15 U.S.C.§ 1125(a).

- 48. By their unauthorized use of the service marks, trade names, and designations "Mazzone Wedding Group" and "Mazzone Weddings" in connection with their hospitality and event planning services and on marketing and advertising materials, Defendants have falsely designated the origin of their services, and competed unfairly with Plaintiffs, in violation of 15 U.S.C. § 1125(a).
- 49. On information and belief, Defendants' acts of false designation of origin and unfair competition have been done willfully and deliberately.
- 50. Plaintiffs have been damaged and/or is likely to be damaged by the wrongful conduct of defendants.
- 51. Defendants' violations of 15 U.S.C. § 1125(a) entitle Plaintiffs to recover damages, including but not limited to, Defendants' profits from the sale of all infringing services, actual damages, treble damages, corrective advertising damages, litigation costs, and attorneys' fees.
- 52. Defendants' willful and deliberate acts described above have caused irreparable injury to Plaintiffs' goodwill and reputation, and, unless enjoined, will cause further irreparable injury, whereby Plaintiffs have no adequate remedy at law.

SECOND CLAIM FOR RELIEF

Trademark Dilution Under New York Gen. Bus. Law § 360-1

- 53. Plaintiffs repeat and reallege the averments contained in foregoing Paragraphs as if fully set forth herein again.
- 54. This claim is for injury to goodwill and business reputation pursuant to New York General Business Law Section 360-1, as amended.
 - 55. The MAZZONE marks are distinctive within the meaning of New York General

Business Law Section 360-1.

- 56. Defendants' conduct alleged above causes injury to the goodwill and business reputation of Plaintiffs and their MAZZONE marks and creates a likelihood of dilution of the distinctive quality of those marks in violation of New York General Business Law Section 360-1.
- 57. Defendants' acts described above have caused injury and damages to Plaintiffs, and has caused irreparable injury to Plaintiffs' goodwill and business reputation and, unless enjoined, will cause further irreparable injury, whereby Plaintiffs have no adequate remedy at law.

THIRD CLAIM FOR RELIEF

Trademark Infringement and Unfair Competition Under State Common Law

- 58. Plaintiffs repeat and reallege the averments contained in foregoing Paragraphs as if fully set forth herein again.
- 59. Defendants' use of the service marks, trade names, and designations "Mazzone Wedding Group" and "Mazzone Weddings" in connection with their hospitality and event planning services and on marketing and advertising materials, as alleged above, constitutes trademark infringement and unfair competition in violation of the common law of the State of New York.
- 60. On information and belief, Defendants' acts of common law trademark infringement and unfair competition have been done willfully and deliberately and Defendants have profited and been unjustly enriched by sales that Defendants would not otherwise have made but for their unlawful conduct.
 - 61. Defendants' acts described above have caused injury and damages to Plaintiffs,

and have caused irreparable injury to Plaintiffs' goodwill and reputation and, unless enjoined, will cause further irreparable injury, whereby Plaintiffs have no adequate remedy at law.

FOURTH CLAIM FOR RELIEF

Deceptive Acts and Practices Under New York Gen. Bus. Law § 349

- 62. Plaintiffs repeat and reallege the averments contained in foregoing Paragraphs as if fully set forth herein again.
- 63. This claim is for deceptive acts and practices under New York General Business Law Section 349.
- 64. Defendants' use of the trademarks, trade name, and designations "Mazzone Wedding Group" and "Mazzone Weddings" in connection with their hospitality and event planning services and on marketing and advertising materials, as alleged above, constitutes a deceptive act and practice in violation of New York General Business Law Section 349.
- 65. On information and belief, Defendants' unlawful conduct has been willful and deliberate and Defendants have profited and been unjustly enriched by sales that Defendants would not otherwise have made but for their unlawful conduct.
- 66. Defendants' intentional and wrongful acts described above have caused injury and damages to Plaintiffs, and have caused irreparable injury to Plaintiffs' goodwill and reputation and, unless enjoined, will cause further irreparable injury, whereby Plaintiffs have no adequate remedy at law.

PRAYER FOR RELIEF

WHEREFORE, Plaintiffs pray that this Court enter judgment against Defendants as follows:

1. Ordering that Defendants be adjudged to have violated Section 43(a) of the

Lanham Act, 15 U.S.C. § 1125(a), to have committed acts of trademark infringement and unfair competition in violation of New York common law, to have caused trademark dilution in violation of New York Gen. Bus. Law § 360-1, to have committed unfair competition and deceptive acts and in violation of New York Gen. Bus. Law § 349, and to have committed breaches of contract in violation of state common law;

- 2. Ordering an accounting of all gains, profits, savings and advantages realized by Defendants from their aforesaid acts of false designation of origin, trademark infringement, unfair competition, and deceptive acts and practices;
- 3. Awarding such damages as Plaintiffs shall establish in consequence of Defendants' aforesaid acts of false designation of origin, trademark infringement, unfair competition, and deceptive acts and practices, including three times the amount found as actual damages by the trier of fact to properly compensate Plaintiffs for their damages, pursuant to 15 U.S.C. § 1117(a), and, pursuant to New York Gen. Bus. Law § 349(h), statutory damages of \$1,000 for each violation, together with appropriate interest thereon;
- 4. Awarding punitive damages on Plaintiffs' common law claims in an amount to be determined by the trier of fact for Defendants' willful and unauthorized use of Plaintiffs' Marks;
- 5. Granting a preliminary and permanent injunction restraining Defendants, their officers, directors, agents, employees, servants, attorneys, successors, assigns, and others controlling, controlled by or affiliated with them and all those in privity or active concert or participation with any of the foregoing, and all those who receive actual notice by personal service or otherwise:
 - a. from using, orally or in writing, the trade names, service marks, or designations
 "Mazzone Wedding Group" and "Mazzone Weddings" or any other name, word,

- mark or designation confusingly similar to Plaintiffs' MAZZONE Marks, for any and all products or services;
- b. from using, orally or in writing, or applying for registration of, any trade names, trademarks, service marks, logos, insignias, or designations containing the words "Mazzone Wedding Group" and "Mazzone Weddings" or anything similar thereto or derivative thereof, either alone or in conjunction with other words or symbols for any and all products or services;
- c. from representing that the "Mazzone Wedding Group" and "Mazzone Weddings" originates with, is sponsored by, emanates from, or otherwise is associated with Plaintiffs or the source of the Mazzone Catering and Mazzone Hospitality brand; and
- d. from otherwise competing unfairly with Plaintiffs.
- 6. Ordering that, pursuant to Section 34(a) of the Lanham Act, 15 U.S.C. § 1116(a), Defendants shall serve upon Plaintiffs within thirty (30) days after service on Defendants of an injunction, or such extended period as the Court may direct, a report in writing under oath setting forth in detail the manner and form in which Defendants have complied with the injunction;
- 7. Ordering Defendants to recall from publication, distribution, or dissemination, and deliver up for destruction, all advertising, marketing, promotional pieces, and other items, the dissemination of which by Defendants would violate the injunction herein granted;
 - 8. Awarding Plaintiffs their costs and expenses of this action;
- 9. Declaring that this is an exceptional case, pursuant to 15 U.S.C. § 1117, because of the willful and deliberate nature of Defendants' acts of false designation of origin and unfair competition, and awarding Plaintiffs their reasonable attorneys' fees;

- 10. Awarding Plaintiffs their reasonable attorneys' fees; and
- 11. Granting such other and further relief as this Court may deem just and proper.

Dated: July 14, 2021

BARCLAY DAMON LLP

/s/ David M. Cost David M. Cost

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EXHIBIT A

Page Vault

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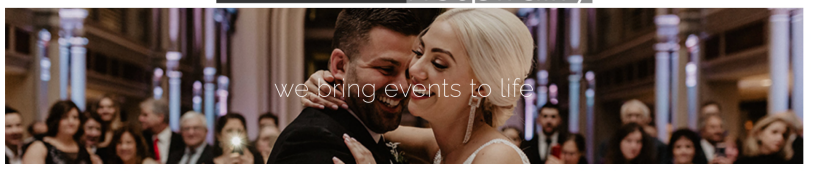
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Our team creates memorable experiences through world-class food, service, and event management. We invite you to see your event dreams come to life.









WE'RE HIRING!

This past year, the hospitality industry was affected in a way that no one could have imagined. We cannot wait to get back out there and do what we love!

As we rebuild our team, Mazzone Hospitality is looking for full-time, part-time, and on-call employees who have a true passion for hospitality. Join our team at mazzonehospitality.com/careers!









It's time to start grilling and chilling with family and friends! View our Spring and Summer Entertaining at Home packages that are sure to be a hit at your next at-home celebration.

Pickup is available Monday through Thursday from 743 Pierce Road,



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It's time to start grilling and chilling with family and friends! View our Spring and Summer Entertaining at Home packages that are sure to be a hit at your next at-home celebration.

Pickup is available Monday through Thursday from 743 Pierce Road. Clifton Park.

To order, call 518-690-0293.

CLICK TO VIEW PACKAGES

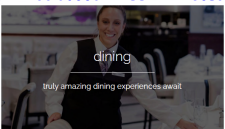


Love conquers all!

Weddings are still something to be celebrated. Enjoy some of our favorite tips, tricks, and more on the new VOW Magazine digital site.

CLICK TO READ MORE









MAZZONE HOSPITALITY

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MAZZONE HOSPITALITY

There's a lot to love, and we welcome you to get to know us.



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EXHIBIT B

Page Vault

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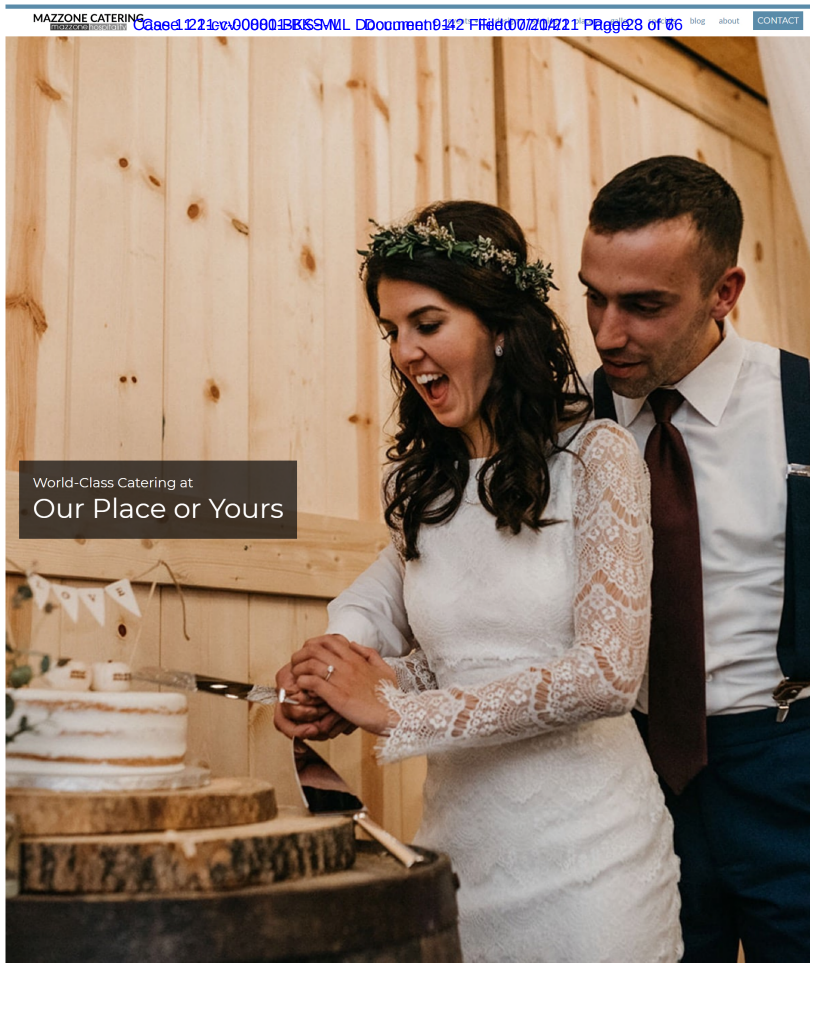
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from the beginning, mazzone hospitality has been known to set trends. we are a team of culinary innovators and hospitality professionals.

In response to new safety protocols, we have reimagined catered events, including virtual and non-traditional elements, revised floor plans, and designed creative approaches to delivering food and heverage

We will continue to focus on all aspects of our work while pushing the boundaries of what catered events will be in the future and maintaining the high standards we have set for ourselves and our clients.

Most importantly, we pledge to show each client the support and understanding they need to feel safe and comfortable.

We have carefully crafted special Petite Weddings and Petite Affairs menu packages for groups no more than 50 because people still want to gather. Trust your next Petite gathering to Mazzone Hospitality.



Mazzone Catering specializes in off-premise events beyond our exclusive Mazzone Hospitality properties- whether it's in your backyard or one of our preferred venues. We take a fresh and innovative approach to the concept of catering and collaborate with a team of creative partners to make every event flawless. Our refined culinary and in-house décor teams never miss a beat. From elegantly simple to over-the-top decadence, we'll work together to bring your vision to life. We are prepared for all of life's unexpected to make sure your event goes smoothly. From rain or shine to missing buttons, we provide you peace of mind to ensure you have an unforgettable event.



to make sure your event goes smoothly. From rain or shine to missing buttons, we provide you peace of mind to ensure you have an unforgettable event.

order mazzone

Mazzone Hospitality offers world class, fully-cooked holiday meals and locally-sourced gourmet gift boxes for pickup and delivery Share your love this season and leave the cooking to us! Order here











see what people are saying about us

"Mazzone staff has such great energy, everyone is so professional and the food was absolutely delicious!! Everyone had nothing but great things to say!!"

- Kerry & Collin

"Being a planner in the wedding industry, I knew before I got engaged that Mazzone was the caterer for me. Their quality and service is by far the best in the business."

"I have never worked with more professional caterers and our family was completely blown away by the level of service, attentiveness and outstanding suggestions that were made along the way in the planning for our daughter's wedding. We cannot wait to plan another event with your company. Kudos to Mazzone for a memorable, wonderful event! A+++"

- Abby





first dance songs to kick off your reception right

Your wedding first dance is personal, romantic, and unforgettable. So, of course, you need the perfect song to mark the special occasion! To compile the very best first dance tunes, we asked the experts: our DJ Creative Partners. Whether you're looking for a soulful classic, country ballad, or a popular chart-topper, there's something for every couple on

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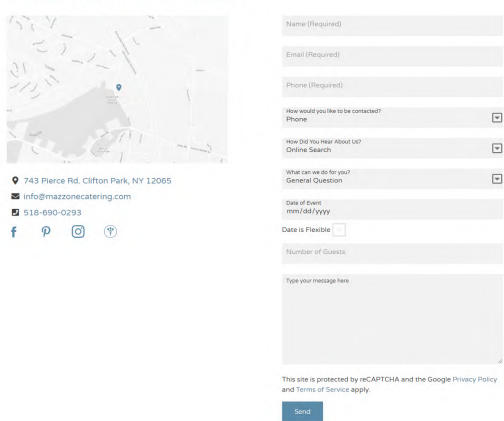
Document title: World Class Gourmet Catering for Weddings and Events | Mazzone Catering

Capture URL: https://mazzonecatering.com/

Capture timestamp (UTC): Tue, 13 Jul 2021 17:02:09 GMT



we would love to hear from you



mazzone catering



EXHIBIT C

Generated on: This page was generated by TSDR on 2021-07-13 15:49:45 EDT

Mark: MAZZONE HOSPITALITY

MAZZONE HOSPITALITY

US Serial Number: 90579735 Application Filing Mar. 15, 2021

Date:

Filed as TEAS Yes **Currently TEAS** Yes Plus:

Plus:

Register: Principal Mark Type: Service Mark

TM5 Common Status Descriptor:



LIVE/APPLICATION/Awaiting Examination

The trademark application has been accepted by the Office (has met the minimum filing requirements) and has not yet been assigned to an examiner.

Status: New application will be assigned to an examining attorney approximately 3 months after filing date.

Status Date: Jun. 15, 2021

Mark Information

Mark Literal MAZZONE HOSPITALITY

Elements:

Standard Character Yes. The mark consists of standard characters without claim to any particular font style, size, or color.

Mark Drawing 4 - STANDARD CHARACTER MARK

Type:

Goods and Services

Note:

The following symbols indicate that the registrant/owner has amended the goods/services:

• Brackets [..] indicate deleted goods/services;

• Double parenthesis ((..)) identify any goods/services not claimed in a Section 15 affidavit of incontestability; and

Asterisks *..* identify additional (new) wording in the goods/services.

For: Catering services

International 043 - Primary Class

U.S Class(es): 100, 101

Class(es):

Filed No Basis: No

Class Status: ACTIVE Basis: 1(a)

> Use in Commerce: Dec. 31, 2007 First Use: Dec. 31, 2007

Basis Information (Case Level)

Filed Use: Yes Currently Use: Yes Filed ITU: No Currently ITU: No Filed 44D: No Currently 44E: No Filed 44E: No Currently 66A: No Filed 66A: No Currently No Basis: No

Current Owner(s) Information

Owner Name: Compass Group USA, Inc. Owner Address: 2400 Yorkmont Road

Charlotte, NORTH CAROLINA UNITED STATES 282174511

Legal Entity Type: CORPORATION State or Country DELAWARE Where Organized:

Attorney/Correspondence Information

Attorney of Record

Attorney Name: Kathy Keller

Attorney Primary kathy.keller@compass-usa.com Attorney Email Yes Email Address: Authorized:

Correspondent

Correspondent KATHY KELLER

Name/Address: COMPASS GROUP USA, INC. 2400 YORKMONT ROAD

CHARLOTTE, NORTH CAROLINA UNITED STATES 28217

Phone: 704-328-2838 Fax: 704-295-5389

Correspondent e- kathy.keller@compass-usa.com legal.trademarks-

Correspondent e- Yes mail Authorized: mail: copyrights@compass-usa.com

Domestic Representative - Not Found

Prosecution History

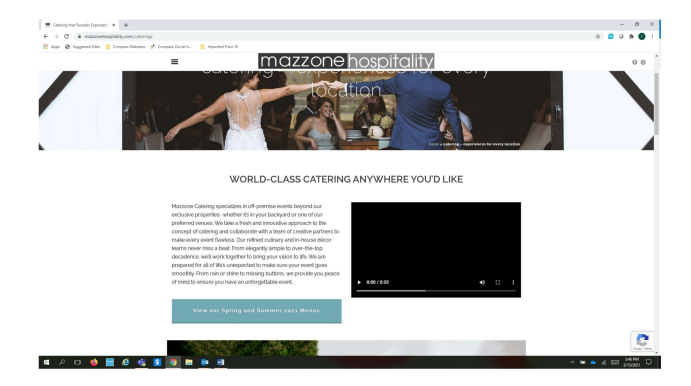
Date	Description	Proceeding Number
Jun. 15, 2021	NEW APPLICATION OFFICE SUPPLIED DATA ENTERED IN TRAM	
Mar. 18, 2021	NEW APPLICATION ENTERED IN TRAM	

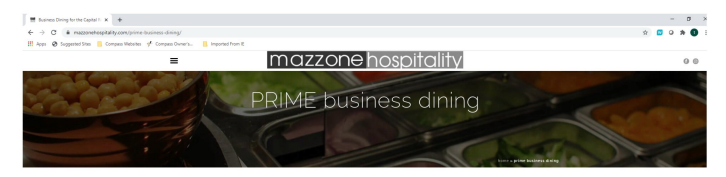
TM Staff and Location Information

TM Staff Information - None File Location

Current Location: NEW APPLICATION PROCESSING Date in Location: Jun. 15, 2021

MAZZONE HOSPITALITY





Our goal is to continue to be a leader in the corporate culinary industry by providing timely service in a hospitable manner to our clients. Our $Business\ Dining\ Division\ uses\ chef-inspired\ menus\ and\ natural\ ingredients\ from\ local\ sources.\ We\ operate\ corporate\ cafeterias,\ kiosks\ and\ lunch$ delivery solutions, as well as provide services for concessions, social catering and events. Our brand is contemporary and flexible without

To set your company apart from the rest, we are able to provide competitive features including but not limited to:

- Indoor gardens filled with fresh herbs and hydroponically grown vegetables
- Indoor gardens filled with fresh herbs and hydroponically grown vegetables
 Infrastructure of glass walls, floors made from recycled materials, stone countertops
 Electric Boards displaying menus and specials
 Marketing Campaigns
 Green initiatives tailored to account needs
 Purchasing energy efficient equipment
 Earth-friendly packaging
 Recycling area for compost, recycle and landfill
 Discounts for brining personal travel mugs
 Fair Trade Coffee

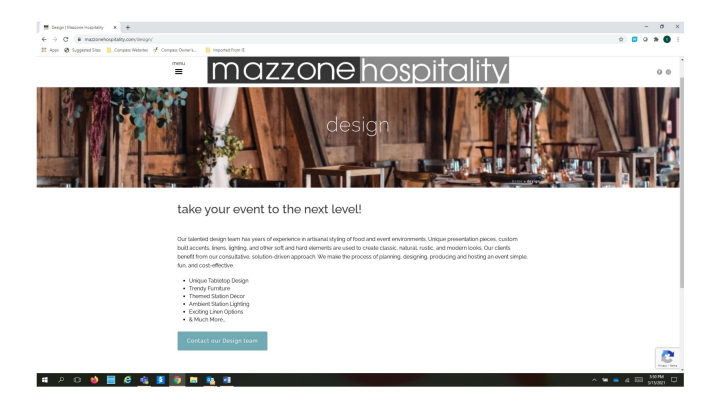
We perform market research to discern dining preferences while considering the location and consumer trends. From there, we work with our Executive Chef to design serving stations that best appeal to each account.

Visit Prime Business Dining - Our Leading Edge Business Dining Division









Approved for use through 02/28/2021. OMB 0651-0009

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number

Trademark/Service Mark Application, Principal Register

TEAS Plus Application

Serial Number: 90579735 Filing Date: 03/15/2021

NOTE: Data fields with the * are mandatory under TEAS Plus. The wording "(if applicable)" appears where the field is only mandatory under the facts of the particular application.

The table below presents the data as entered.

Input Field	Entered	
TEAS Plus	YES	
MARK INFORMATION		
*MARK	MAZZONE HOSPITALITY	
*STANDARD CHARACTERS	YES	
USPTO-GENERATED IMAGE	YES	
LITERAL ELEMENT	MAZZONE HOSPITALITY	
*MARK STATEMENT	The mark consists of standard characters, without claim to any particular font style, size, or color.	
REGISTER	Principal	
APPLICANT INFORMATION		
*OWNER OF MARK	Compass Group USA, Inc.	
*MAILING ADDRESS	2400 Yorkmont Road	
*CITY	Charlotte	
*STATE (Required for U.S. applicants)	North Carolina	
*COUNTRY/REGION/JURISDICTION/U.S. TERRITORY	United States	
*ZIP/POSTAL CODE (Required for U.S. and certain international addresses)	28217-4511	
PHONE	704-328-2838	
FAX	704-295-5389	
*EMAIL ADDRESS	XXXX	
LEGAL ENTITY INFORMATION		
*TYPE	CORPORATION	
* STATE/COUNTRY/REGION/JURISDICTION/U.S. TERRITORY OF INCORPORATION	Delaware	
GOODS AND/OR SERVICES AND BASIS INFORMATION		
*INTERNATIONAL CLASS	043	

FILING BASIS FIRST USE ANYWHERE DATE At least as early as 12/31/2007 FIRST USE IN COMMERCE DATE SPECIMEN FILE NAME(S) ORIGINAL PDF FILE CONVERTED PDF FILE (Spages) PROBLEM SPECIMEN FILE NAME(S) CONVERTED PDF FILES) CONVERTED PDF FILES CONVERTED	*IDENTIFICATION	Catering services
FIRST USE IN COMMERCE DATE At least as early as 12/31/2007 SPECIMEN FILE NAMES) ORIGINAL PDF FILE CONVERTED PDF FILE(S) G pages) WITCRS EXPORT IS/IMAGEOUT 18/905/797/90579735/xmills FTK0003 JPG WITCRS EXPORT IS/IMAGEOUT 18/905/797/905/79735/xmills FTK0003 JPG WITCRS EXPORTIS/IMAGEOUT 18/905/797/905/79735/xmills FTK0003 JPG WITCRS EXPORTED IS/IMAGEOUT 18/905/7905/79735/xmills FTK0003 JPG WITCRS EXPORTS IS/IMAGEOUT 18/905/797/905/79735/xmills FTK0003 JPG WITCRS EXPORTS IS/IMAGEOUT 18/905/797/905/79735/xmills FTK0003 JPG WITCRS EXPORTS IS/IMAGEOUT 18/905/797/90579735/xmills FTK0003 JPG WITCRS EXPORTS IS/IMAGEOUT 18/905/797/90579735/xmill	*FILING BASIS	SECTION 1(a)
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ORIGINAL PDF FILE SPEO.717518254-2021031515 5247405096Mazzone_Hosp isality.pdf CONVERTED PDF FILE(S) (3 pages) SPECIMEN DEPORT FILE(S) (3 pages) WITCRS_EXPORT18_IMAGEOUT 18.905.79790579735.wml1, FTK0003_IPG WITCRS_EXPORT18_IMAGEOUT 18.905.79790579735.wml1, FTK0004_IPG WITCRS_EXPORT18_IMAGEOUT 18.905.79790579735.wml1, FTK0004_IPG WITCRS_EXPORT18_IMAGEOUT 18.905.79790579735.wml1, FTK0004_IPG WEBPAGE URL WWW.mazzonehospitality.com WWBDAGE URL WWW.mazzonehospitality.com WWW.mazzonehospitality.com WWW.mazzonehospitality.com WWBDAGE URL WWW.mazzonehospitality.com WW	FIRST USE IN COMMERCE DATE	At least as early as 12/31/2007
CONSERTED POF FILE(S) (A pages) WITCRS/EXPORTIS/IMAGEOUT 18/905/797/90579735/xml1\FTK0003.JPG WITCRS/EXPORTIS/IMAGEOUT 18/905/797/90579735/xml1\FTK0004.JPG WITCRS/EXPORTIS/IMAGEOUT 18/905/797/90579735/xml1\FTK0004.JPG WEEPAGE URL WEEPAGE URL WEEPAGE URL WEEPAGE URL WEEPAGE URL WEEPAGE DATE OF ACCESS 03/15/2021 ADDITIONAL STATEMENTS INFORMATION **TRANSLATION (fr applicable) **CONSENT (NAME-LIKENESS) (fr applicable) **CONSENT (NAME-LIKENESS) **CONSENT (NAME-LIKENESS) **CONSENT (NAME-LIKENESS) **TRANSLATION **XXX **YEAR OF ADMISSION XXXX **US. STATIC COMMONWEALTH/TERRITORY XX **FIRMAME Compass Group USA, Inc. **STREET 2400 Yorkmort Road **CONSENT (NAME-LIKENESS) **TRANSL **TREET 2400 Yorkmort Road **CONSENT (NAME-LIKENESS) **TREET 2400 Yorkmort Road **CONTENT ON TO TRANSL **CONTENT ON TO TRANS	SPECIMEN FILE NAME(S)	
REPORT USE CLAIM (Faplicable) **CONCURRENT USE CLAIM (Faplicable)	ORIGINAL PDF FILE	-
18;905/79790579735\mml1\FTK0004.JPG		
SPECIMEN DESCRIPTION website advertising of services WEBPAGE URL www.mazzonehospitality.com WEBPAGE DATE OF ACCESS 03/15/2021 ADDITIONAL STATEMENTS INFORMATION "TRANSLATION (if applicable) (if applicabl		
WEBPAGE DATE OF ACCESS ADDITIONAL STATEMENTS INFORMATION *TRANSLATION (if applicable) *TRANSLITERATION (if applicable) *COLAIMED PRIOR REGISTRATION (if applicable) *CONSENT (NAMELIKENESS) (if applicable) *CONCURRENT USE CLAIM (if applicable) *ATTORNEY INFORMATION NAME *ATTORNEY INFORMATION XXX YEAR OF ADMISSION XXXX YEAR OF ADMISSION XXXX *IRM NAME *COMPANDED FROM THERITORY XX *IRM NAME *COMPANDED FROM THERITORY *COMPANDED FROM THERITORY *TRANSLATION *TORNEY BAR MEMBERSHIP NUMBER XXX *TRANSLATION *COMPANDED FROM THERITORY *TRANSLATION *TORNEY INFORMATION *TORNEY INFORMATION *XXXX **YEAR OF ADMISSION XXXX **STREET *COMPANDED FROM THERITORY *TORNEY BAR MEMBERSHIP NUMBER *TORNEY BAR MEMBERSHIP NUMBER *TORNEY BAR MEMBERSHIP NUMBER XXXX *TRANSLATION **COMPANDED FROM THERITORY *TORNEY BAR MEMBERSHIP NUMBER *TORNEY BAR MEMBERSHIP NUMBER XXXX **TRANSLATION **COMPANDED FROM THERITORY *TORNEY BAR MEMBERSHIP NUMBER *TORNEY BAR MEMBERSHIP NUMBER *TORNEY BAR MEMBERSHIP NUMBER XXXX **TORNEY BAR MEMBERSHIP NUMBER XXX **TORNEY BAR MEMBERSHIP NUMBER XXXX **TORNEY BAR MEMBERSHIP NUMBER **TORNEY BAR MEMBERSHIP NUMBER *		
#TRANSLATION (if applicable) *TRANSLITERATION (if applicable) *TRANSLITERATION (if applicable) *CLAIMED PRIOR REGISTRATION (if applicable) *CONCENT (NAME/LIKENESS) (if applicable) *ATTORNEY INFORMATION NAME *Kathy Keller *ATTORNEY BAR MEMBERSHIP NUMBER *XXX YEAR OF ADMISSION *XXXX **U.S. STATE/ COMMONWEALTH/ TERRITORY **STATE* **COMPANSED* **COMPANSED* **COMPANSED* **CONCURRENT USE CLAIM (if applicable) **TRANSLITERATION (if applicable) **CONCURRENT USE CLAIM (if applicable) **ATTORNEY INFORMATION NAME **Kathy Keller **XXX **YEAR OF ADMISSION **XXXX **U.S. STATE/ COMMONWEALTH/ TERRITORY **XXX* **FIRM NAME **Compass Group USA, Inc. **STREET* **2400 Yorkmont Road **CITY* **STATE* **North Carolina **COUNTRY/REGION/JURISDICTION/U.S. TERRITORY **United States **ZIP/POSTAL CODE* **PTANSLLATION **TRANSLLATION **TRANSLLATION **TRANSLLATION **TRANSLLATION **TRANSLLATION **CLAIMED PRIOR REGISTRATION **CLAIMED PRIOR P	SPECIMEN DESCRIPTION	website advertising of services
*TRANSLATION (if applicable) *TRANSLITERATION (if applicable) *TRANSLITERATION (if applicable) *CLAIMED PRIOR REGISTRATION (if applicable) *CONCERENT (NAME/LIKENESS) (if applicable) *CONCURENT USE CLAIM (if applicable) *ATTORNEY INFORMATION NAME *ATTORNEY BAR MEMBERSHIP NUMBER *XXX YEAR OF ADMISSION *XXXX U.S. STATE/ COMMONWEALTH/ TERRITORY *STREET *COMMONWEALTH/ TERRITORY *STATE *North Carolina *COUNTRY/REGION/JURISDICTION/U.S. TERRITORY *DIVIDED STATE *PHONE *TOM-295-5389 *EMAIL ADDRESS **EMALL ADDRESS **INAME** **CONCURENT USE CLAIM (if applicable) **CONCURENT USE CLAI	WEBPAGE URL	www.mazzonehospitality.com
*TRANSLITION (if applicable) *TRANSLITIERATION (if applicable) *CLAIMED PRIOR REGISTRATION (if applicable) *CONSENT (NAMELIKENESS) (if applicable) *CONCURRENT USE CLAIM (if applicable) *CONCURRENT USE CLAIM (if applicable) *ATTORNEY INFORMATION NAME Kathy Keller ATTORNEY BAR MEMBERSHIP NUMBER XXX YEAR OF ADMISSION XXXX U.S. STATE/ COMMONWEALTH/ TERRITORY XX FIRM NAME Compass Group USA, Inc. \$TREET 2400 Yorkmont Road CITY Charlotte \$TATE North Carolina COUNTRY/REGION/JURISDICTION/U.S. TERRITORY United States ZIP/POSTAL CODE 28217 PHONE 704-328-2838 FAX 704-295-5389 EMAIL ADDRESS kathy-keller@compass-usa.com	WEBPAGE DATE OF ACCESS	03/15/2021
(if applicable) *TRANSLITERATION **CLAIMED PRIOR REGISTRATION **CLAIMED PRIOR REGISTRATION (if applicable) **CONSENT (NAMELIKENESS) **CONCURRENT USE CLAIM **CONCURRENT USE CLAIM (if applicable) **TORNEY INFORMATION NAME Kathy Keller ATTORNEY BAR MEMBERSHIP NUMBER XXX YEAR OF ADMISSION XXXXX U.S. STATE/ COMMONWEALTH/ TERRITORY XX FIRM NAME Compass Group USA, Inc. STREET 2400 Yorkmont Road CITY Charlotte STATE North Carolina COUNTRY/REGION/JURISDICTION/U.S. TERRITORY United States ZIPPOSTAL CODE 28217 PHONE 704-328-2838 FAX 704-295-5389 KaHL ADDRESS kathy. keller@compass-usa.com	ADDITIONAL STATEMENTS INFORMATION	
(if applicable) *CLAIMED PRIOR REGISTRATION (if applicable) *CONSENT (NAME/LIKENESS) (if applicable) *CONCURRENT USE CLAIM (if applicable) *CONCURRENT USE CLAIM (if applicable) *ATTORNEY INFORMATION NAME Kathy Keller ATTORNEY BAR MEMBERSHIP NUMBER XXX YEAR OF ADMISSION XXXX U.S. STATE/ COMMONWEALTH/ TERRITORY XX FIRM NAME Compass Group USA, Inc. STREET 2400 Yorkmont Road CITY Charlotte STATE North Carolina COUNTRY/REGION/JURISDICTION/US. TERRITORY United States ZIP/POSTAL CODE 28217 PHONE 704-328-2838 FAX 704-295-5389 EMAIL ADDRESS kathy.keller@compass-usa.com		
#CONSENT (NAME/LIKENESS) (if applicable) *CONCURRENT USE CLAIM (if applicable) *ATTORNEY INFORMATION NAME Kathy Keller ATTORNEY BAR MEMBERSHIP NUMBER XXX YEAR OF ADMISSION XXXX U.S. STATE/ COMMONWEALTH/ TERRITORY XX FIRM NAME Compass Group USA, Inc. STREET 2400 Yorkmont Road CITY Charlotte STATE North Carolina COUNTRY/REGION/JURISDICTION/U.S. TERRITORY United States ZIP/POSTAL CODE PHONE 704-328-2838 FAX FAX EMAIL ADDRESS kathy.keller@compass-usa.com		
*CONCURRENT USE CLAIM (if applicable) *ATTORNEY INFORMATION NAME Kathy Keller ATTORNEY BAR MEMBERSHIP NUMBER XXX YEAR OF ADMISSION XXXX U.S. STATE/ COMMONWEALTH/ TERRITORY XX FIRM NAME Compass Group USA, Inc. STREET 2400 Yorkmont Road CITY Charlotte STATE North Carolina COUNTRY/REGION/JURISDICTION/U.S. TERRITORY United States ZIP/POSTAL CODE 28217 PHONE 704-328-2838 FAX 704-295-5389 EMAIL ADDRESS kathy.keller@compass-usa.com		
ATTORNEY INFORMATION NAME Kathy Keller ATTORNEY BAR MEMBERSHIP NUMBER XXX YEAR OF ADMISSION XXXX U.S. STATE/ COMMONWEALTH/ TERRITORY XX FIRM NAME Compass Group USA, Inc. STREET 2400 Yorkmont Road CITY Charlotte STATE North Carolina COUNTRY/REGION/JURISDICTION/U.S. TERRITORY United States ZIP/POSTAL CODE 28217 PHONE 704-328-2838 FAX 704-295-5389 EMAIL ADDRESS Kathy.keller@compass-usa.com		
NAME Kathy Keller ATTORNEY BAR MEMBERSHIP NUMBER XXX YEAR OF ADMISSION XXXX U.S. STATE/ COMMONWEALTH/ TERRITORY XX FIRM NAME Compass Group USA, Inc. STREET 2400 Yorkmont Road CITY Charlotte STATE North Carolina COUNTRY/REGION/JURISDICTION/U.S. TERRITORY United States ZIP/POSTAL CODE 28217 PHONE 704-328-2838 FAX 704-295-5389 EMAIL ADDRESS kathy.keller@compass-usa.com		
ATTORNEY BAR MEMBERSHIP NUMBER XXX YEAR OF ADMISSION XXXX U.S. STATE/ COMMONWEALTH/ TERRITORY XX FIRM NAME Compass Group USA, Inc. STREET 2400 Yorkmont Road CITY Charlotte North Carolina COUNTRY/REGION/JURISDICTION/U.S. TERRITORY United States ZIP/POSTAL CODE 28217 PHONE 704-328-2838 FAX 704-295-5389 EMAIL ADDRESS kathy.keller@compass-usa.com	ATTORNEY INFORMATION	
YEAR OF ADMISSION U.S. STATE/ COMMONWEALTH/ TERRITORY KX FIRM NAME Compass Group USA, Inc. STREET 2400 Yorkmont Road CITY Charlotte North Carolina COUNTRY/REGION/JURISDICTION/U.S. TERRITORY United States ZIP/POSTAL CODE 28217 PHONE 704-328-2838 FAX 704-295-5389 EMAIL ADDRESS kathy.keller@compass-usa.com	NAME	Kathy Keller
U.S. STATE/ COMMONWEALTH/ TERRITORY FIRM NAME Compass Group USA, Inc. 2400 Yorkmont Road CITY Charlotte North Carolina COUNTRY/REGION/JURISDICTION/U.S. TERRITORY United States ZIP/POSTAL CODE 28217 PHONE 704-328-2838 FAX 704-295-5389 kathy.keller@compass-usa.com	ATTORNEY BAR MEMBERSHIP NUMBER	XXX
FIRM NAME Compass Group USA, Inc. 2400 Yorkmont Road CITY Charlotte STATE North Carolina COUNTRY/REGION/JURISDICTION/U.S. TERRITORY United States ZIP/POSTAL CODE 28217 PHONE 704-328-2838 FAX 704-295-5389 kathy.keller@compass-usa.com	YEAR OF ADMISSION	XXXX
STREET 2400 Yorkmont Road CITY Charlotte North Carolina COUNTRY/REGION/JURISDICTION/U.S. TERRITORY United States ZIP/POSTAL CODE 28217 PHONE 704-328-2838 FAX 704-295-5389 kathy.keller@compass-usa.com	U.S. STATE/ COMMONWEALTH/ TERRITORY	XX
CITY Charlotte North Carolina COUNTRY/REGION/JURISDICTION/U.S. TERRITORY United States ZIP/POSTAL CODE 28217 PHONE 704-328-2838 FAX 704-295-5389 kathy.keller@compass-usa.com	FIRM NAME	Compass Group USA, Inc.
North Carolina COUNTRY/REGION/JURISDICTION/U.S. TERRITORY United States ZIP/POSTAL CODE 28217 PHONE 704-328-2838 FAX 704-295-5389 EMAIL ADDRESS kathy.keller@compass-usa.com	STREET	2400 Yorkmont Road
COUNTRY/REGION/JURISDICTION/U.S. TERRITORY United States 28217 PHONE 704-328-2838 FAX 704-295-5389 EMAIL ADDRESS kathy.keller@compass-usa.com	CITY	Charlotte
ZIP/POSTAL CODE 28217 PHONE 704-328-2838 FAX 704-295-5389 EMAIL ADDRESS kathy.keller@compass-usa.com	STATE	North Carolina
PHONE 704-328-2838 FAX 704-295-5389 EMAIL ADDRESS kathy.keller@compass-usa.com	COUNTRY/REGION/JURISDICTION/U.S. TERRITORY	United States
FAX 704-295-5389 EMAIL ADDRESS kathy.keller@compass-usa.com	ZIP/POSTAL CODE	28217
EMAIL ADDRESS kathy.keller@compass-usa.com	PHONE	704-328-2838
	FAX	704-295-5389
CORRESPONDENCE INFORMATION	EMAIL ADDRESS	kathy.keller@compass-usa.com
	CORRESPONDENCE INFORMATION	

Case 1:21-cv-00801-BKS-ML Document 9-3 Filed 07/20/21 Page 40 of 36

NAME	Kathy Keller
PRIMARY EMAIL ADDRESS FOR CORRESPONDENCE	kathy.keller@compass-usa.com
SECONDARY EMAIL ADDRESS(ES) (COURTESY COPIES)	legal.trademarks-copyrights@compass-usa.com
FEE INFORMATION	
APPLICATION FILING OPTION	TEAS Plus
NUMBER OF CLASSES	1
APPLICATION FOR REGISTRATION PER CLASS	250
*TOTAL FEES DUE	250
*TOTAL FEES PAID	250
SIGNATURE INFORMATION	
* SIGNATURE	/kathy keller/
* SIGNATORY'S NAME	Kathy Keller
* SIGNATORY'S POSITION	Attorney of record, CA bar member
SIGNATORY'S PHONE NUMBER	704-328-2838
* DATE SIGNED	03/15/2021
SIGNATURE METHOD	Sent to third party for signature

PTO- 1478

Approved for use through 02/28/2021. OMB 0651-0009

U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number

Trademark/Service Mark Application, Principal Register

TEAS Plus Application

Serial Number: 90579735 Filing Date: 03/15/2021

To the Commissioner for Trademarks:

MARK: MAZZONE HOSPITALITY (Standard Characters, see mark)

The literal element of the mark consists of MAZZONE HOSPITALITY. The mark consists of standard characters, without claim to any particular font style, size, or color.

The applicant, Compass Group USA, Inc., a corporation of Delaware, having an address of

2400 Yorkmont Road

Charlotte, North Carolina 28217-4511

United States

704-328-2838(phone)

704-295-5389(fax)

XXXX

requests registration of the trademark/service mark identified above in the United States Patent and Trademark Office on the Principal Register established by the Act of July 5, 1946 (15 U.S.C. Section 1051 et seq.), as amended, for the following:

For specific filing basis information for each item, you must view the display within the Input Table.

International Class 043: Catering services

Use in Commerce: The applicant is using the mark in commerce on or in connection with the identified goods/services. The applicant attaches, or will later submit, one specimen as a JPG/PDF image file showing the mark as used in commerce on or in connection with any item in the class of listed goods/services, regardless of whether the mark itself is in the standard character format or is a stylized or design mark. The specimen image file may be in color, and the image must be in color if color is being claimed as a feature of the mark.

In International Class 043, the mark was first used by the applicant or the applicant's related company or licensee predecessor in interest at least as early as 12/31/2007, and first used in commerce at least as early as 12/31/2007, and is now in use in such commerce. The applicant is submitting one(or more) specimen(s) showing the mark as used in commerce on or in connection with any item in the class of listed goods/services, consisting of a(n) website advertising of services.

Original PDF file:

SPE0-717518254-2021031515 5247405096_._Mazzone_Hosp itality.pdf

Converted PDF file(s) (3 pages)

Specimen File1

Specimen File2

Specimen File3

Webpage URL: www.mazzonehospitality.com

Webpage Date of Access: 03/15/2021

The owner's/holder's proposed attorney information: Kathy Keller. Kathy Keller of Compass Group USA, Inc., is a member of the XX bar, admitted to the bar in XXXX, bar membership no. XXX, is located at

2400 Yorkmont Road Charlotte, North Carolina 28217 United States 704-328-2838(phone) 704-295-5389(fax) kathy.keller@compass-usa.com Kathy Keller submitted the following statement: The attorney of record is an active member in good standing of the bar of the highest court of a U.S. state, the District of Columbia, or any U.S. Commonwealth or territory.

The applicant's current Correspondence Information:

Kathy Keller

PRIMARY EMAIL FOR CORRESPONDENCE: kathy.keller@compass-usa.com SECONDARY EMAIL ADDRESS(ES) (COURTESY COPIES): legal.trademarks-copyrights@compass-usa.com

Requirement for Email and Electronic Filing: I understand that a valid email address must be maintained by the applicant owner/holder and the applicant owner's/holder's attorney, if appointed, and that all official trademark correspondence must be submitted via the Trademark Electronic Application System (TEAS).

A fee payment in the amount of \$250 has been submitted with the application, representing payment for 1 class(es).

Declaration

Basis:

If the applicant is filing the application based on use in commerce under 15 U.S.C. § 1051(a):

- The signatory believes that the applicant is the owner of the trademark/service mark sought to be registered;
- The mark is in use in commerce and was in use in commerce as of the filing date of the application on or in connection with the goods/services in the application;
- The specimen(s) shows the mark as used on or in connection with the goods/services in the application and was used on or in connection with the goods/services in the application as of the application filing date; and
- To the best of the signatory's knowledge and belief, the facts recited in the application are accurate.

And/Or

If the applicant is filing the application based on an intent to use the mark in commerce under 15 U.S.C. § 1051(b), § 1126(d), and/or § 1126(e):

- The signatory believes that the applicant is entitled to use the mark in commerce;
- The applicant has a bona fide intention to use the mark in commerce and had a bona fide intention to use the mark in commerce as of the application filing date on or in connection with the goods/services in the application; and
- To the best of the signatory's knowledge and belief, the facts recited in the application are accurate.
- To the best of the signatory's knowledge and belief, no other persons, except, if applicable, concurrent users, have the right to use the mark in commerce, either in the identical form or in such near resemblance as to be likely, when used on or in connection with the goods/services of such other persons, to cause confusion or mistake, or to deceive.
- To the best of the signatory's knowledge, information, and belief, formed after an inquiry reasonable under the circumstances, the allegations and other factual contentions made above have evidentiary support.
- The signatory being warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001, and that such willful false statements and the like may jeopardize the validity of the application or submission or any registration resulting therefrom, declares that all statements made of his/her own knowledge are true and all statements made on information and belief are believed to be true.

Declaration Signature

Signature: /kathy keller/ Date: 03/15/2021

Signatory's Name: Kathy Keller

Signatory's Position: Attorney of record, CA bar member

Signatory's Phone Number: 704-328-2838

Signature method: Sent to third party for signature

Payment Sale Number: 90579735 Payment Accounting Date: 03/15/2021

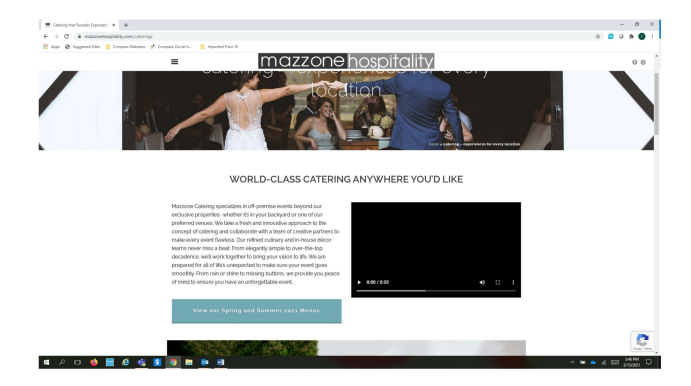
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Internet Transmission Date: Mon Mar 15 16:20:01 ET 2021

TEAS Stamp: USPTO/FTK-XX.XX.XXX.XXX-20210315162001505

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MAZZONE HOSPITALITY



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Our goal is to continue to be a leader in the corporate culinary industry by providing timely service in a hospitable manner to our clients. Our $Business\ Dining\ Division\ uses\ chef-inspired\ menus\ and\ natural\ ingredients\ from\ local\ sources.\ We\ operate\ corporate\ cafeterias,\ kiosks\ and\ lunch$ delivery solutions, as well as provide services for concessions, social catering and events. Our brand is contemporary and flexible without

To set your company apart from the rest, we are able to provide competitive features including but not limited to:

- Indoor gardens filled with fresh herbs and hydroponically grown vegetables
- Indoor garders like with reshrief s and priur producing grown vegetables. Infrastructure of glass walls, floors made from recycled materials, stone countertops. Electric Boards displaying menus and specials.

 Marketing Campaigns.

 Green initiatives tailored to account needs.

 Purchasing energy efficient equipment.

 Earth-friendly packaging.

- Recycling area for compost, recycle and landfill
 Discounts for brining personal travel mugs
 Fair Trade Coffee

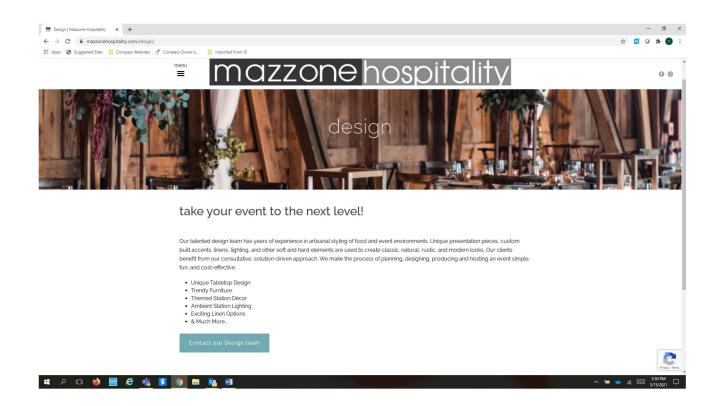
We perform market research to discern dining preferences while considering the location and consumer trends. From there, we work with our Executive Chef to design serving stations that best appeal to each account.

Visit Prime Business Dining - Our Leading Edge Business Dining Division









Generated on: This page was generated by TSDR on 2021-07-13 15:51:27 EDT

Mark: MAZZONE CATERING

MAZZONE CATERING

US Serial Number: 90579700 Application Filing Mar. 15, 2021

Date:

Filed as TEAS Yes **Currently TEAS** Yes Plus:

Plus:

Register: Principal Mark Type: Service Mark

TM5 Common Status Descriptor:

LIVE/APPLICATION/Awaiting Examination

The trademark application has been accepted by the Office (has met the minimum filing requirements) and has not yet been assigned to an examiner.

Status: New application will be assigned to an examining attorney approximately 3 months after filing date.

Status Date: Jun. 15, 2021

Mark Information

Mark Literal MAZZONE CATERING

Elements:

Standard Character Yes. The mark consists of standard characters without claim to any particular font style, size, or color.

Mark Drawing 4 - STANDARD CHARACTER MARK

Type:

Goods and Services

Note:

The following symbols indicate that the registrant/owner has amended the goods/services:

• Brackets [..] indicate deleted goods/services;

• Double parenthesis ((..)) identify any goods/services not claimed in a Section 15 affidavit of incontestability; and

Asterisks *..* identify additional (new) wording in the goods/services.

For: Catering services

International 043 - Primary Class U.S Class(es): 100, 101

Class(es):

Filed No Basis: No

Class Status: ACTIVE Basis: 1(a)

Use in Commerce: Jan. 31, 2013 First Use: Jan. 31, 2013

Basis Information (Case Level)

Filed Use: Yes Currently Use: Yes Filed ITU: No Currently ITU: No Filed 44D: No Currently 44E: No Filed 44E: No Currently 66A: No Filed 66A: No Currently No Basis: No

Current Owner(s) Information

Owner Name: Compass Group USA, Inc. Owner Address: 2400 Yorkmont Road

Charlotte, NORTH CAROLINA UNITED STATES 28217

Legal Entity Type: CORPORATION State or Country DELAWARE Where Organized:

Attorney/Correspondence Information

Attorney of Record

Attorney Name: Kathy Keller

Correspondent

Correspondent KATHY KELLER

Name/Address: COMPASS GROUP USA, INC. 2400 YORKMONT ROAD

CHARLOTTE, NORTH CAROLINA UNITED STATES 28217

Phone: 704-328-2838 Fax: 704-295-5389

mail: copyrights@compass-usa.com mail Authorized:

Domestic Representative - Not Found

Prosecution History

Date	Description	Proceeding Number
Jun. 15, 2021	NEW APPLICATION OFFICE SUPPLIED DATA ENTERED IN TRAM	
Mar. 18, 2021	NEW APPLICATION ENTERED IN TRAM	

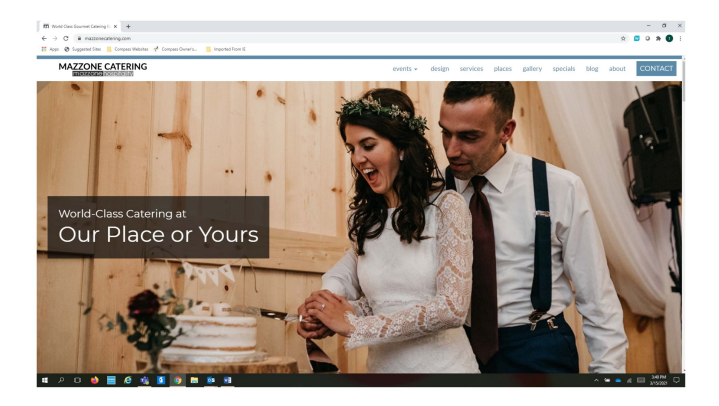
TM Staff and Location Information

TM Staff Information - None File Location

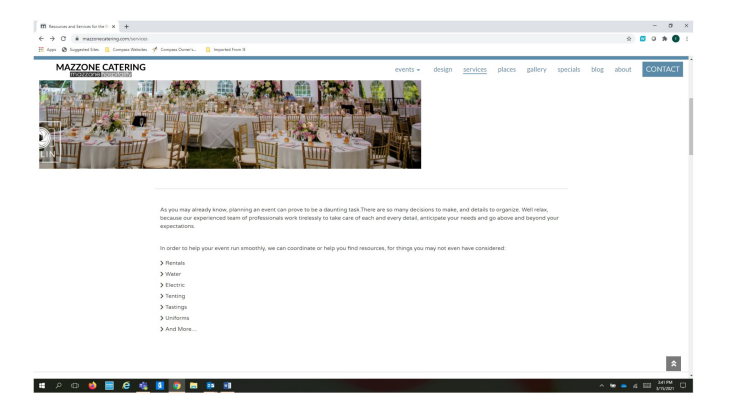
Current Location: NEW APPLICATION PROCESSING Date in Location: Jun. 15, 2021

MAZZONE CATERING

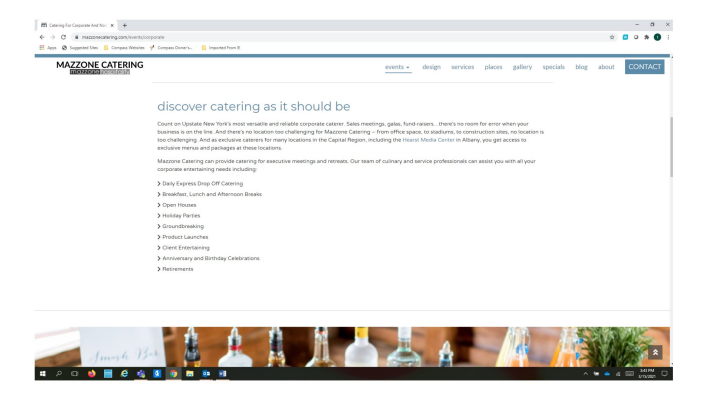
Case 1:21-cv-00801-BKS-ML Document 9-3 Filed 07/29/21 Page 22 of 36

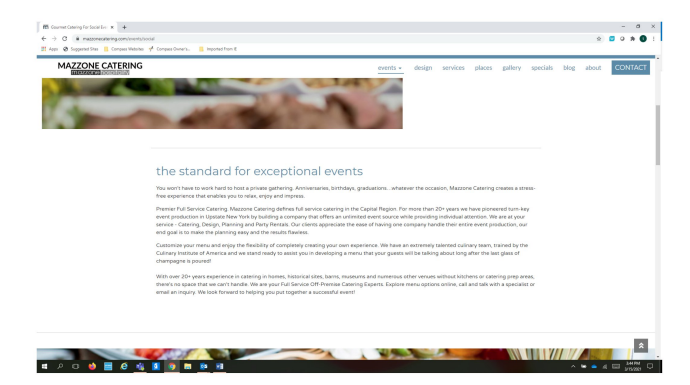


Case 1:21-cv-00801-BKS-ML Document 9-8 Filed 07/20/21 Page 22 of 36



Case 1:21-cv-00801-BKS-ML Document 9-8 Filed 07/29/21 Page 23 of 36





Approved for use through 02/28/2021. OMB 0651-0009

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number

Trademark/Service Mark Application, Principal Register

TEAS Plus Application

Serial Number: 90579700 Filing Date: 03/15/2021

NOTE: Data fields with the * are mandatory under TEAS Plus. The wording "(if applicable)" appears where the field is only mandatory under the facts of the particular application.

The table below presents the data as entered.

Input Field	Entered	
TEAS Plus	YES	
MARK INFORMATION		
*MARK	MAZZONE CATERING	
*STANDARD CHARACTERS	YES	
USPTO-GENERATED IMAGE	YES	
LITERAL ELEMENT	MAZZONE CATERING	
*MARK STATEMENT	The mark consists of standard characters, without claim to any particular font style, size, or color.	
REGISTER	Principal	
APPLICANT INFORMATION		
*OWNER OF MARK	Compass Group USA, Inc.	
*MAILING ADDRESS	2400 Yorkmont Road	
*CITY	Charlotte	
*STATE (Required for U.S. applicants)	North Carolina	
*COUNTRY/REGION/JURISDICTION/U.S. TERRITORY	United States	
*ZIP/POSTAL CODE (Required for U.S. and certain international addresses)	28217	
PHONE	704-328-2838	
FAX	704-295-5389	
*EMAIL ADDRESS	XXXX	
LEGAL ENTITY INFORMATION		
*TYPE	CORPORATION	
* STATE/COUNTRY/REGION/JURISDICTION/U.S. TERRITORY OF INCORPORATION	Delaware	
GOODS AND/OR SERVICES AND BASIS INFORMATION		
*INTERNATIONAL CLASS	043	

*IDENTIFICATION	Catering services
*FILING BASIS	SECTION 1(a)
FIRST USE ANYWHERE DATE	At least as early as 01/31/2013
FIRST USE IN COMMERCE DATE	At least as early as 01/31/2013
SPECIMEN FILE NAME(S)	
ORIGINAL PDF FILE	<u>SPE0-717518254-2021031515 5913875619Mazzone_Cate ring.pdf</u>
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SPECIMEN DESCRIPTION	website advertising of services
WEBPAGE URL	www.mazzonecatering.com
WEBPAGE DATE OF ACCESS	03/15/2021
ADDITIONAL STATEMENTS INFORMATION	
*TRANSLATION (if applicable)	
*TRANSLITERATION (if applicable)	
*CLAIMED PRIOR REGISTRATION (if applicable)	
*CONSENT (NAME/LIKENESS) (if applicable)	
*CONCURRENT USE CLAIM (if applicable)	
ATTORNEY INFORMATION	
NAME	Kathy Keller
ATTORNEY BAR MEMBERSHIP NUMBER	XXX
YEAR OF ADMISSION	XXXX
U.S. STATE/ COMMONWEALTH/ TERRITORY	XX
FIRM NAME	Compass Group USA, Inc.
STREET	2400 Yorkmont Road
CITY	Charlotte
STATE	North Carolina
COUNTRY/REGION/JURISDICTION/U.S. TERRITORY	United States
ZIP/POSTAL CODE	28217
PHONE	704-328-2838
FAX	704-295-5389

Case 1:21-cv-00801-BKS-ML Document 9-3 Filed 07/20/21 Page 28 of 36

EMAIL ADDRESS	kathy.keller@compass-usa.com
CORRESPONDENCE INFORMATION	
NAME	Kathy Keller
PRIMARY EMAIL ADDRESS FOR CORRESPONDENCE	kathy.keller@compass-usa.com
SECONDARY EMAIL ADDRESS(ES) (COURTESY COPIES)	legal.trademarks-copyrights@compass-usa.com
FEE INFORMATION	
APPLICATION FILING OPTION	TEAS Plus
NUMBER OF CLASSES	1
APPLICATION FOR REGISTRATION PER CLASS	250
*TOTAL FEES DUE	250
*TOTAL FEES PAID	250
SIGNATURE INFORMATION	
* SIGNATURE	/kathy keller/
* SIGNATORY'S NAME	Kathy Keller
* SIGNATORY'S POSITION	Attorney of record, CA bar member
SIGNATORY'S PHONE NUMBER	704-328-2838
* DATE SIGNED	03/15/2021
SIGNATURE METHOD	Sent to third party for signature

PTO- 1478

Approved for use through 02/28/2021, OMB 0651-0009

LLS Patent and Trademark Office: LLS DEPARTMENT OF COMMERCE

ork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number

Trademark/Service Mark Application, Principal Register

TEAS Plus Application

Serial Number: 90579700 Filing Date: 03/15/2021

To the Commissioner for Trademarks:

MARK: MAZZONE CATERING (Standard Characters, see mark)

The literal element of the mark consists of MAZZONE CATERING. The mark consists of standard characters, without claim to any particular font style, size, or color.

The applicant, Compass Group USA, Inc., a corporation of Delaware, having an address of

2400 Yorkmont Road Charlotte, North Carolina 28217 **United States** 704-328-2838(phone) 704-295-5389(fax) XXXX

requests registration of the trademark/service mark identified above in the United States Patent and Trademark Office on the Principal Register established by the Act of July 5, 1946 (15 U.S.C. Section 1051 et seq.), as amended, for the following:

For specific filing basis information for each item, you must view the display within the Input Table.

International Class 043: Catering services

Use in Commerce: The applicant is using the mark in commerce on or in connection with the identified goods/services. The applicant attaches, or will later submit, one specimen as a JPG/PDF image file showing the mark as used in commerce on or in connection with any item in the class of listed goods/services, regardless of whether the mark itself is in the standard character format or is a stylized or design mark. The specimen image file may be in color, and the image must be in color if color is being claimed as a feature of the mark.

In International Class 043, the mark was first used by the applicant or the applicant's related company or licensee predecessor in interest at least as early as 01/31/2013, and first used in commerce at least as early as 01/31/2013, and is now in use in such commerce. The applicant is submitting one(or more) specimen(s) showing the mark as used in commerce on or in connection with any item in the class of listed goods/services, consisting of a(n) website advertising of services.

Original PDF file:

SPE0-717518254-2021031515 5913875619_._Mazzone_Cate ring.pdf

Converted PDF file(s) (4 pages)

Specimen File1

Specimen File2

Specimen File3

Specimen File4

Webpage URL: www.mazzonecatering.com Webpage Date of Access: 03/15/2021

The owner's/holder's proposed attorney information: Kathy Keller. Kathy Keller of Compass Group USA, Inc., is a member of the XX bar, admitted to the bar in XXXX, bar membership no. XXX, is located at

2400 Yorkmont Road Charlotte, North Carolina 28217 **United States** 704-328-2838(phone) 704-295-5389(fax)

kathy.keller@compass-usa.com

Kathy Keller submitted the following statement: The attorney of record is an active member in good standing of the bar of the highest court of a U.S. state, the District of Columbia, or any U.S. Commonwealth or territory.

The applicant's current Correspondence Information:

Kathy Keller

PRIMARY EMAIL FOR CORRESPONDENCE: kathy.keller@compass-usa.com SECONDARY EMAIL ADDRESS(ES) (COURTESY COPIES): legal.trademarks-copyrights@compass-usa.com

Requirement for Email and Electronic Filing: I understand that a valid email address must be maintained by the applicant owner/holder and the applicant owner's/holder's attorney, if appointed, and that all official trademark correspondence must be submitted via the Trademark Electronic Application System (TEAS).

A fee payment in the amount of \$250 has been submitted with the application, representing payment for 1 class(es).

Declaration

✓ Basis:

If the applicant is filing the application based on use in commerce under 15 U.S.C. § 1051(a):

- The signatory believes that the applicant is the owner of the trademark/service mark sought to be registered;
- The mark is in use in commerce and was in use in commerce as of the filing date of the application on or in connection with the goods/services in the application;
- The specimen(s) shows the mark as used on or in connection with the goods/services in the application and was used on or in connection with the goods/services in the application as of the application filing date; and
- To the best of the signatory's knowledge and belief, the facts recited in the application are accurate.

And/Or

If the applicant is filing the application based on an intent to use the mark in commerce under 15 U.S.C. § 1051(b), § 1126(d), and/or § 1126(e):

- The signatory believes that the applicant is entitled to use the mark in commerce;
- The applicant has a bona fide intention to use the mark in commerce and had a bona fide intention to use the mark in commerce as of the application filing date on or in connection with the goods/services in the application; and
- To the best of the signatory's knowledge and belief, the facts recited in the application are accurate.
- To the best of the signatory's knowledge and belief, no other persons, except, if applicable, concurrent users, have the right to use the mark in commerce, either in the identical form or in such near resemblance as to be likely, when used on or in connection with the goods/services of such other persons, to cause confusion or mistake, or to deceive.
- To the best of the signatory's knowledge, information, and belief, formed after an inquiry reasonable under the circumstances, the allegations and other factual contentions made above have evidentiary support.
- The signatory being warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001, and that such willful false statements and the like may jeopardize the validity of the application or submission or any registration resulting therefrom, declares that all statements made of his/her own knowledge are true and all statements made on information and belief are believed to be true.

Declaration Signature

Signature: /kathy keller/ Date: 03/15/2021

Signatory's Name: Kathy Keller

Signatory's Position: Attorney of record, CA bar member

Signatory's Phone Number: 704-328-2838

Signature method: Sent to third party for signature

Payment Sale Number: 90579700 Payment Accounting Date: 03/15/2021

Serial Number: 90579700

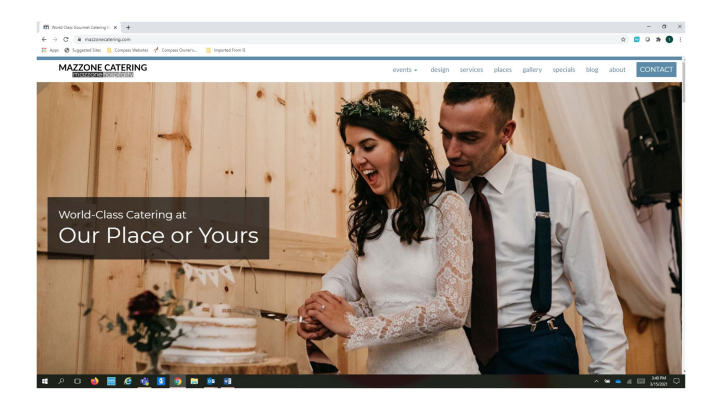
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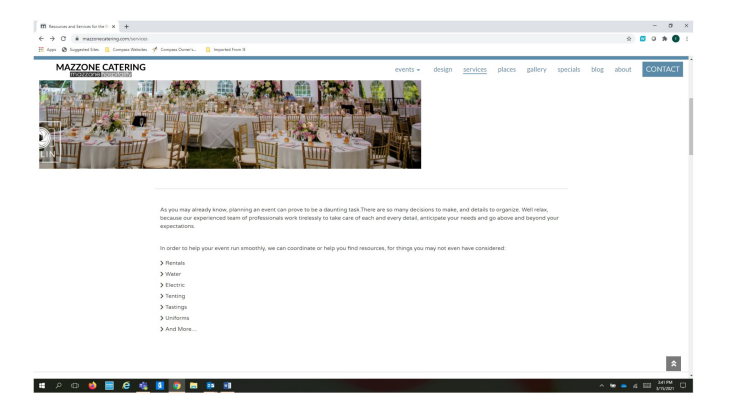
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MAZZONE CATERING

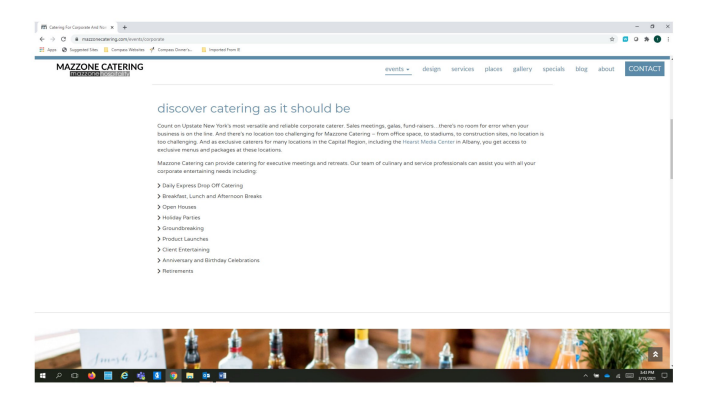
Case 1:21-cv-00801-BKS-ML Document 9-3 Filed 07/29/21 Page 62 of 36



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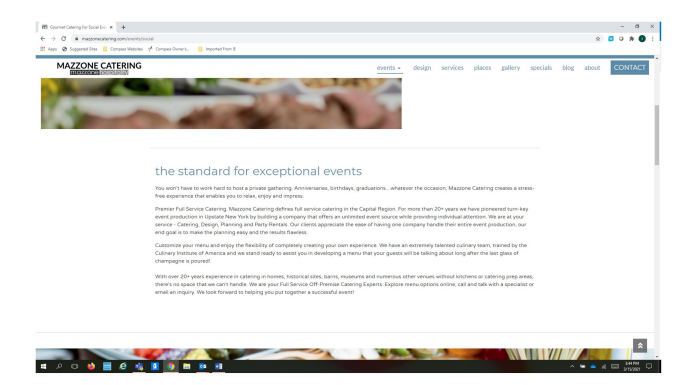


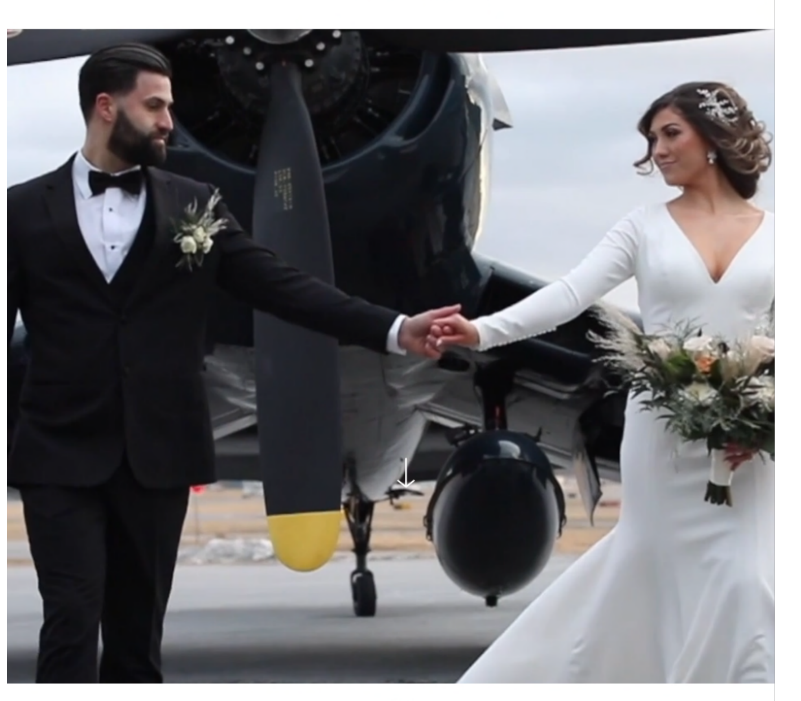
EXHIBIT D

Home

Venues

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99

We value the past, embrace the present, and welcome the future of your family's most important events.

-Mazzone Wedding Group

-Mazzone Wedding Group



WEDDINGS & EVENTS

Specializing in full service catering for all of your events. Offering on-site or off-premise catering to create your vision. We guarantee a truly unique, desirable, and memorable experience for you and your guests.

PLAN

Our on-site event management professional will help navigate you through every step of the planning process. Customer intimacy is our top priority, and our talented team will work with you to deliver a truly memorable experience.

QUALITY

Every detail matters. Food will be handled with care by experienced chefs sourcing fresh & local ingredients to be prepared on-site. Our knowledgable staff is ready to anticipate your every need.

PARTNEF

Our event planners wor closely, as a team, with o event professionals to ele your experience. In addit to planning your event, we turn your vision into a re by partnering with photographers, entertain

designers, florists, rentals so much more.

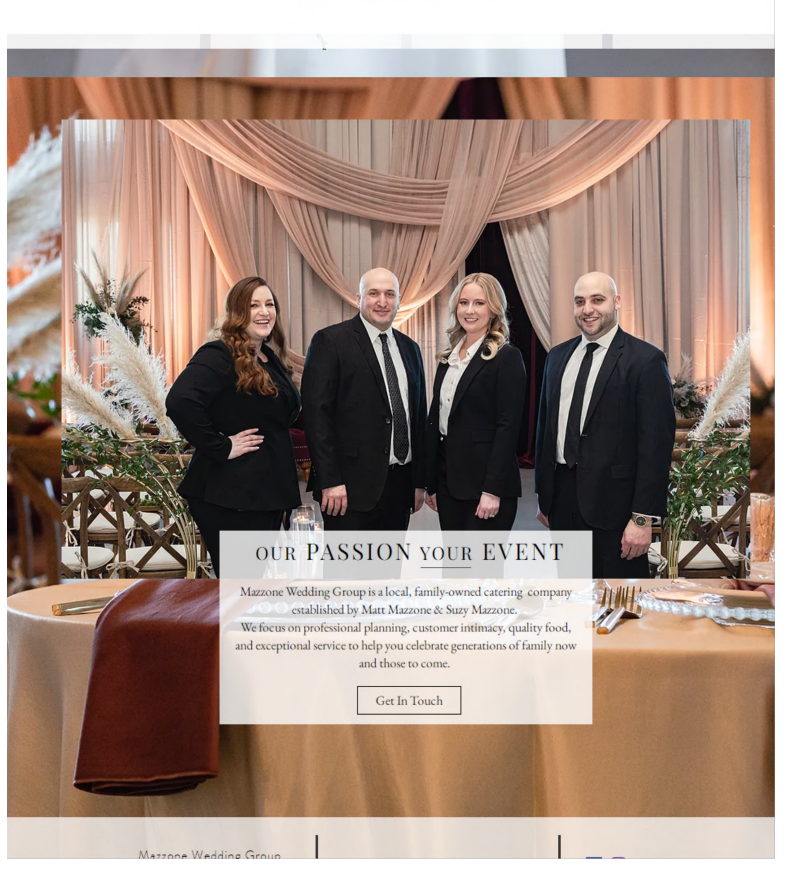
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Venues

About

Plan

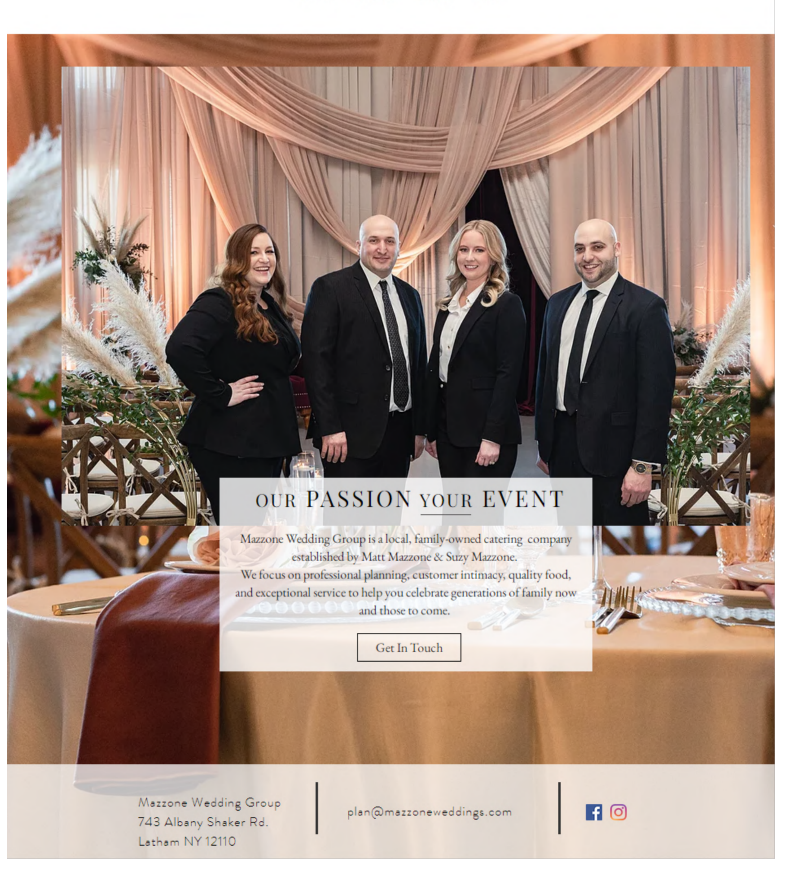


Home

Venues

About

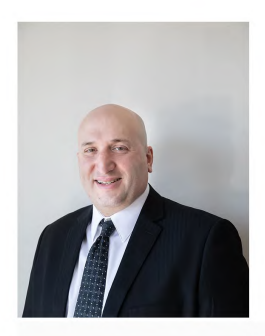
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Capture URL: https://www.mazzoneweddings.com/
Capture timestamp (UTC): Tue, 13 Jul 2021 19:44:37 GMT

From Our Family To Yours



Making Dreams Come True

Matt Mazzone is well known in the Hospitality Industry.
Former CFO & COO of Mazzone Hospitality, Matt Mazzone
has what is takes to now take this new company to the next
level. Matt's strengths in finance, building a team and growing
companies is unparaelled to most. Joining the family business
at a young age Matt grew to love and respect the hard work,
passion and level of dedication it takes to operate a hospitality
company. His passion is hospitality and he is now dedicated to
giving the community a family owned and operated catering
company that is built on values, family and community.

Matt Mazzone President | Owner

Turning a Vision into Reality

Starting in the hospitality industry at a young age gave Suzy Mazzone the experience needed to take her passion to the next level. Her attention to detail, creative mind, fun-loving and warm demenor mixed with an accounting and marketing background makes her unstoppable. Suzy's attitude of 'The sky is not the limit' is what sets Mazzone Wedding Group apart from other hospitality companies. Suzy wants to focus on client and vendor relationships, and a quality product which have been long standing values for her.

Suzy Mazzone Vice President | Owner





A Perfectionist In Every Detail

Welcoming you with open arms and her southern hospitality. Amanda Trackey exudes passion and professionalism. With more than 15 years in the hospitality industry starting at the Carolina Yacht Club in Charleston, South Carolina to Social and Wedding Sales Manager at Saratoga National Golf Club, Amanda has done it all. From executing high level events and managing a team, to planning countless weddings, celebrations and gatherings. Amanda's focus is on customer

Document title: About | My Site

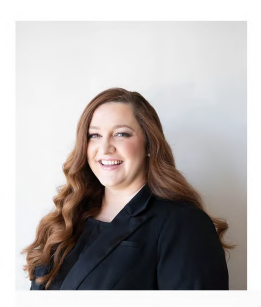
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Manage 1: 211-cov-0008001-88KSS-WWL Dooccumeentt 91-44 Fileed 007/2104/211 Pragge 7/3 of 17.06

client and vendor relationships, and a quality product which have been long standing values for her.

Suzy Mazzone Vice President | Owner





A Perfectionist In Every Detail

Welcoming you with open arms and her southern hospitality, Amanda Trackey exudes passion and professionalism. With more than 15 years in the hospitality industry starting at the Carolina Yacht Club in Charleston, South Carolina to Social and Wedding Sales Manager at Saratoga National Golf Club, Amanda has done it all. From executing high level events and managing a team, to planning countless weddings, celebrations and gatherings. Amanda's focus is on customer intimacy while making the experience enjoyable for every client and guest.

Amanda Trackey Director of Sales

Anything is Possible

Lucien Rizio has executed thousands of successful events, wowing clients and their guests with his warmth and hospiliality. From working for Turning Stone Resort and Casino, to leading the catering team at Mazzone Hospitality, Lucien continues to deliver on his passion by building world-cleas teams in order to turn the client's vision into reality, while executing events at the highest level. With unmatched experience and professionalism, Lucien strives to turn anything into a possibility, and we are thrilled to now have him in charge of operations here at Mazzone Wedding Group.

Lucien Rizio Chief Operating Officer



Mazzone Wedding Group 743 Albany Shaker Rd. Latham NY 12110

plan@mazzoneweddings.com



WEDDINGS & EVENTS





THE HANGAR AT 743

Preserving aviation history, this beautifully unique and meticulously detailed airplane hangar, located on the grounds of Albany Airport, will provide you with an exclusive, one of a kind event.



LAKE PARKWAY RETREAT

Offers you and your guests an all inclusive, intimate experience at this private Lake George estate.



CATERING

Specializing in accomodating the client through the planning process with care, in addition to professionally executing, large, high-end events. Both on-premise and off-premise sites available.



THE KENMORE BALLROOM

Located in Downtown Albany. Built in 1878 and restored in 2020, The Kenmore Ballroom is a Victorian building that has been transformed into a venue that feels lush, chic and vintage-inspired.



WINDHORSE FARM **EVENTS**

this farm estate has industrial details to highlight its airy, natural light-filled elegance. Soaring glass windows open to the outside pastures make a perfect backdrop for a couple wanting to celebrate their union and who appreciate the scenic and pastoral setting of the farm.

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THE HANGAR AT 743

Preserving aviation history, this beautifully unique and meticulously detailed airplane hangar, located on the grounds of Albany Airport, will provide you with an exclusive, one of a kind event.



LAKE PARKWAY RETREAT

Offers you and your guests an all inclusive, intimate experience at this private Lake George estate.



CATERING

Specializing in accomodating the client through the planning process with care, in addition to professionally executing. large, high-end events. Both on-premise and off-premise





THE KENMORE BALLROOM

Located in Downtown Albany. Built in 1878 and restored in 2020, The Kenmore Ballroom is a Victorian building that has been transformed into a venue that feels lush, chic and vintage-inspired.



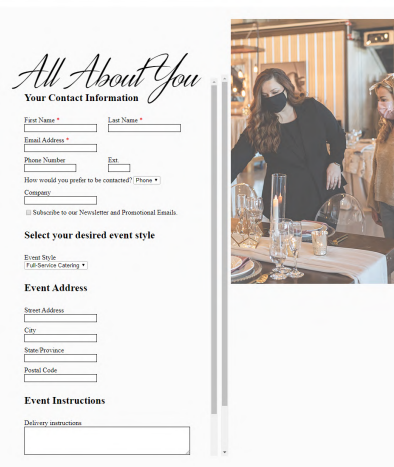
WINDHORSE FARM EVENTS

Located in Mid Hudson Valley, this farm estate has industrial details to highlight its airy, natural light-filled elegance. Soaring glass windows open to the outside for a couple wanting to celebrate their union and who appreciate the scenic and pastoral setting of the farm.

Mazzone Wedding Group 743 Albany Shaker Rd. Latham NY 12110

plan@mazzoneweddings.com





Mazzone Wedding Group 743 Albany Shaker Rd. Latham NY 12110 plan@mazzoneweddings.com

f ©

Capture timestamp (UTC): Tue, 13 Jul 2021 19:38:30 GMT